

Hearing Date and Time: February 9, 2010 at 10:00 a.m. (E.S.T.)
Response Deadline: January 18, 2010 at 4:00 p.m. (E.S.T.)

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- and -

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Heather Lennox
Ryan T. Routh
Daniel M. Syphard

Attorneys for Debtors
and Debtors in Possession

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----x
In re : Chapter 11
Oldco M Corporation : Case No. 09-13412 (MG)
(f/k/a Metaldyne Corporation), *et al.*, : (Jointly Administered)
Debtors. :
-----x

**NOTICE OF HEARING ON OMNIBUS
OBJECTION OF DEBTORS AND DEBTORS IN
POSSESSION SEEKING TO DISALLOW CERTAIN
AMENDED AND SUPERSEDED CLAIMS (OMNIBUS OBJECTION NO. 1)**

**TO THE CLAIMANTS IDENTIFIED ON THE ATTACHED EXHIBIT AND SUBJECT
TO THE ATTACHED OBJECTION:**

PLEASE TAKE NOTICE OF THE FOLLOWING:

1. Oldco M Corporation (f/k/a Metaldyne Corporation) and 30 of its domestic direct and indirect subsidiaries, as debtors and debtors in possession (collectively, the "Debtors"), filed an objection (the "Objection") to the proof(s) of claim you filed against one or more of the Debtors' estates. That Objection is appended to this Notice and is entitled "Omnibus Objection of Debtors and Debtors in Possession Seeking to Disallow Certain Amended and Superseded Claims (Omnibus Objection No. 1)."
2. Your proof(s) of claim may be disallowed and/or otherwise affected as a result of the Objection. Therefore, you should read this Notice and the attached Objection carefully. Moreover, you should locate your name and claim on Exhibit 1 attached to the Objection.
3. As set forth in the Objection, the Debtors have determined that one or more of the proofs of claim you filed against one or more of the Debtors' estates amends, supersedes or otherwise replaces at least one other claim filed by you in these cases. As a result, you currently assert multiple claims in these cases for the same alleged liabilities.
4. **On February 9, 2010 at 10:00 a.m., prevailing Eastern Time**, a hearing (the "Hearing") on the Objection will be held before the Honorable Martin Glenn, United States Bankruptcy Judge, in Courtroom 501 at the United States Bankruptcy Court for the Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004-1408.
5. If you disagree with the Objection, you or your attorney **must**: (a) file a written response (a "Response") to the Objection with the Clerk of the United States Bankruptcy Court for the Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004-1408 **no later than January 18, 2010 at 4:00 p.m., prevailing Eastern Time**; and (b) serve copies of your response so as to be **actually received** no later than **January 18, 2010 at 4:00 p.m., prevailing Eastern Time**, by the following parties: (i) the Debtors, c/o Oldco M Corporation, 47603 Halyard Drive, Plymouth, Michigan 48170 (Attn: Larry Carroll); (ii) Jones Day, 222 East 41st Street, New York, New York 10017 (Attn: Richard Engman, Esq.); (iii) Jones Day, North Point, 901 Lakeside Avenue, Cleveland, Ohio 44114-1190 (Attn: Heather Lennox, Esq.); and (iv) the parties on the Special Service List in these cases, established under the Administrative Order, Pursuant to Bankruptcy Rule 1015(c), Establishing Case Management and Scheduling Procedures in these cases (Docket No. 133) (as it may be amended, the "Case Management Order").
6. Any Response should contain the following:
 - ◆ The approved case caption (including the hearing date in the upper right-hand corner) and the title of the Objection to which the Response is directed;

- ◆ The name of the claimant and description of the bases for the amount of the underlying claim;
- ◆ A concise statement setting forth the reasons why the Court should not sustain the Objection, including, but not limited to, the specific factual and legal bases upon which the Claimant will rely in opposing the Objection;
- ◆ A copy of any documentation or other evidence of the claim upon which the claimant will rely in opposing the Objection at the Hearing, to the extent that such documentation or evidence is not included with the claimant's proof of claim;
- ◆ A declaration of a person with personal knowledge of the relevant facts that support the Response unless the claimant intends to rely solely on the documents submitted with the claimant's proof of claim and Response; and
- ◆ The name(s), address(es), telephone number(s), facsimile number(s) and e-mail address(es) of the person(s) (who may be the claimant and/or the claimant's legal representative) to whom the Debtors' attorneys should serve any reply to the Response.

7. To facilitate a resolution of the Objection, you are encouraged to provide in your Response the name(s), address(es), telephone number(s), facsimile number(s) and e-mail address(es) of the person(s) who possess the authority to reconcile, settle or otherwise resolve the Objection on your behalf.
8. If you or your designated attorney or representative do not timely file and serve the Response in accordance with the above-referenced procedures, the Court may enter an order granting the relief requested in the Objection. If you or your designated representative or attorney do file a Response and the matter is not otherwise resolved, it will be presented to the Court at the Hearing. Only those Responses made in accordance with the above-referenced requirements and timely filed and received by the Court and the Debtors' attorneys will be considered by the Court at the Hearing. **If you fail to respond in accordance with this Notice, the Court may grant the relief requested in the Objection without further notice or hearing.**
9. Additional copies of the Objection and copies of the Case Management Order and the Special Service List may be obtained from the Court's website at <http://ecf.nysb.uscourts.gov> or, free of charge, at www.bmcgroup.com/metaldyne.

Dated: December 18, 2009
New York, New York

Respectfully submitted,

/s/ Ryan Routh

Richard H. Engman
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- and -

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ATTORNEYS FOR DEBTORS AND
DEBTORS IN POSSESSION

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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re : Chapter 11
: Case No. 09-13412 (MG)
Oldco M Corporation : (Jointly Administered)
(f/k/a Metaldyne Corporation), *et al.*,
Debtors. :
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**OMNIBUS OBJECTION OF DEBTORS AND
DEBTORS IN POSSESSION SEEKING TO DISALLOW CERTAIN
AMENDED AND SUPERSEDED CLAIMS (OMNIBUS OBJECTION NO. 1)**

**CLAIMANTS RECEIVING THIS OBJECTION SHOULD
LOCATE THEIR NAME AND CLAIM(S) ON THE ATTACHED EXHIBIT 1.**

TO THE HONORABLE MARTIN GLENN
UNITED STATES BANKRUPTCY JUDGE:

Oldco M Corporation (f/k/a Metaldyne Corporation) and 30 of its domestic direct and indirect subsidiaries, as debtors and debtors in possession (collectively, the "Debtors"), respectfully represent as follows:

Background

1. On May 27, 2009 (the "Petition Date"), the Debtors filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"). By an order entered on May 29, 2009, the Debtors' chapter 11 cases have been consolidated for procedural purposes only and are being jointly administered. The Debtors are authorized to continue to operate their businesses and manage their properties as debtors in possession, pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

2. On June 4, 2009, the United States Trustee appointed, pursuant to section 1102 of the Bankruptcy Code, an official committee of unsecured creditors (Docket No. 129) (the "Creditors' Committee").

3. Oldco M Corporation (f/k/a/ Metaldyne Corporation) is a wholly-owned subsidiary of Metaldyne Holdings LLC ("Metaldyne Holdings"), which, in turn, is a wholly-owned subsidiary of Asahi Tec Corporation ("Asahi Tec"), a Japanese corporation. RHJ International S.A. ("RHJI"), a corporation formed under the laws of Belgium and listed on the Euronext exchange, presently holds approximately 60.1% of the outstanding capital stock of Asahi Tec. Debtor MD Products Corp. ("MD Products") is a New York corporation. Oldco M Corporation is the direct or indirect parent of MD Products, each of the other Debtors and each of the Debtors' nondebtor subsidiaries (collectively, the "Oldco M Companies"). As of the Petition Date, the Oldco M Companies were leading global manufacturers of highly engineered

metal components for the global light vehicle market and among the 50 largest auto parts suppliers in North America.

4. Shortly after the Petition Date, the Debtors filed motions (Docket Nos. 214 and 323) to sell a majority of their assets and to establish an auction process or processes and bid procedures to consummate these sales, and also began the process of marketing their other business units for sale (collectively, the "Sale Processes"). On August 5, 2009 and August 6, 2009, the Debtors held an auction (the "Auction"), pursuant to which MD Investors Corporation ("MD Investors") presented a bid for the assets, which included a cash component, a credit bid component and other consideration. On August 12, 2009, the Court entered an order (Docket No. 674) (the "Sale Order") authorizing the sale to MD Investors (the "MD Investors Transaction") of substantially all of the Debtors' assets free and clear of all liens, claims, interests and encumbrances. The MD Investors Transaction closed on October 16, 2009. The Debtors are in the process of winding down and liquidating their remaining assets and seeking confirmation of a plan of liquidation in these cases.

5. For the fiscal year ended March 29, 2009, the Oldco M Companies recorded annual revenue of approximately \$1.32 billion, of which approximately \$782 million was from sales of the Debtors. As of March 29, 2009, utilizing book values, the Oldco M Companies had assets of approximately \$977 million and liabilities of approximately \$927 million.

Background Regarding the Claims Process

6. On July 7, 2009, the Debtors filed their respective schedules of assets and liabilities and statements of financial affairs (Docket Nos. 361-391) (collectively, the "Schedules"). By an order entered on July 7, 2009 (Docket No. 394) (the "Bar Date Order"),

the Court established August 14, 2009 as the general bar date applicable to most creditors for the filing of proofs of claim asserting prepetition liabilities against the Debtors (the "General Bar Date").

7. After the entry of the Bar Date Order, the Debtors provided notice of the Bar Dates to all known creditors and potential creditors in accordance with the requirements of the Bar Date Order. Over 3,500 proofs of claim have been filed in these cases to date. Approximately 1,000 additional claims are deemed filed pursuant to section 1111(a) of the Bankruptcy Code due to their identification in the Schedules.

Jurisdiction

8. This Court has subject matter jurisdiction to consider this matter pursuant to 28 U.S.C. § 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

Requested Relief

9. Pursuant to sections 105 and 502 of the Bankruptcy Code and Rule 3007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") , the Debtors hereby seek the entry of an order disallowing and expunging each proof of claim identified as a "Claim To Be Expunged" in the attached Exhibit 1¹ (collectively, the "Amended and Superseded Claims"), because the Amended and Superseded Claims have been expressly or effectively amended and superseded by other claims filed in these cases. In support of this Objection, the Debtors submit the Declaration of Daphne Corry Hoppenrath, which is incorporated herein and attached hereto as Exhibit 2.

¹

Nothing in the Exhibit should be construed as an admission of the validity or priority of any claim included thereon.

Request to Disallow the Amended and Superseded Claims

10. The claimants identified on the attached Exhibit 1 (collectively with any transferees, the "Claimants") filed the Amended and Superseded Claims in respect of certain alleged liabilities against the Debtors. The Claimants also filed the additional claims identified as "Surviving Claims" on the attached Exhibit 1 (collectively, the "Surviving Claims"). The Surviving Claims either expressly amend and supersede or the Debtors have concluded that the Surviving Claims have the effect of amending and superseding, or otherwise replacing, the respective Amended and Superseded Claims. In many instances, the Claimant identified on the face of its proof of claim form that the Surviving Claim was intended to replace the Amended and Superseded Claim. Whether or not the Claimant identified the Surviving Claim as replacing the Amended and Superseded Claim, by filing or resolving the Surviving Claims, the Claimants seek to liquidate, reduce, increase, reclassify or otherwise modify the liabilities, or update or correct related information, originally identified in the Amended and Superseded Claims.

11. Even if each and every Surviving Claim was clearly designated as an amendment, as a technical matter, the Amended and Superseded Claims would remain on the claims docket as outstanding liabilities until withdrawn by the Claimants or disallowed by the Court. See, e.g., 11 U.S.C. § 502(a).² As a result, the Amended and Superseded Claims remain potential liabilities for the Debtors that either (a) duplicate amounts included in the Surviving Claims or (b) are no longer identified as outstanding liabilities by the Claimants.

² Section 502(a) of the Bankruptcy Code states, in pertinent part:

A claim or interest, proof of which is filed under section 501 of this title, is deemed allowed, unless a party in interest . . . objects.

11 U.S.C. § 502.

12. By this Objection, the Debtors seek the disallowance of the Amended and Superseded Claims in order to: (a) prevent the Claimants from obtaining double recovery on account of single alleged obligations; and (b) limit the Claimants to, at most, a single claim for only those amounts currently identified by the Claimant as owing. This relief is necessary to prevent the allowance of claims that, by their nature, have been superseded and remain on the claims docket only as a technicality. The elimination of the Amended and Superseded Claims, moreover, is consistent with the apparent intent of the Claimants in filing or resolving the Surviving Claims. Finally, because the Surviving Claims will be unaffected by the relief sought in this Objection, the Claimants' rights to assert these liabilities will be preserved, to the extent the Surviving Claims have not already been resolved or are subject to a pending objection.

13. For all of the foregoing reasons, the Amended and Superseded Claims should be disallowed and expunged in their entirety, pursuant to section 502 of the Bankruptcy Code.

Reservation of Rights

14. The Debtors reserve the right to object further to each of the Amended and Superseded Claims, on any and all additional factual or legal grounds, to the extent not disallowed and expunged as requested herein. Without limiting the generality of the foregoing, the Debtors specifically reserve the right to amend this Objection, file additional papers in support of this Objection or take other appropriate actions, including to: (a) respond to any allegation or defense that may be raised in a Response — filed in accordance with the Bankruptcy Code, the Bankruptcy Rules and orders of this Court — by or on behalf of any of the Claimants or other interested parties; (b) object further to any Amended and Superseded Claim for which a Claimant provides (or attempts to provide) additional documentation or substantiation; and (c) object further to any Amended and Superseded Claim based on additional

information that may be discovered upon further review by the Debtors or through discovery pursuant to the applicable provisions of Part VII of the Bankruptcy Rules. In addition, as described above, the Debtors reserve and retain their rights to object to the Surviving Claims on any and all available grounds.

Notice

15. Pursuant to the Administrative Order, Pursuant to Rule 1015(c) of the Federal Rules of Bankruptcy Procedure, Establishing Case Management and Scheduling Procedures (Docket No. 133) (the "Case Management Order"), entered on June 5, 2009, notice of this Motion has been given to the parties identified on the Special Service List, the General Service List (as such terms are defined in the Case Management Order) and the Claimants on the attached Exhibit 1. The Debtors submit that no other or further notice need be provided under the circumstances.

No Prior Request

16. No prior request for the relief sought in this Motion has been made to this or any other court in connection with these chapter 11 cases.

WHEREFORE, the Debtors respectfully request that the Court: (a) enter an order, substantially in the form attached hereto as Exhibit 3, disallowing and expunging the Amended and Superseded Claims; and (b) grant such other and further relief to the Debtors as the Court may deem proper.

Dated: December 18, 2009
New York, New York

Respectfully submitted,

/s/ Ryan Routh
Richard H. Engman
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ATTORNEYS FOR DEBTORS AND
DEBTORS IN POSSESSION

EXHIBIT 1

In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
1	ADCON ENGINEERING INC. 20102 PROGRESS DR CLEVELAND, OH 44149-3259	09-13415	1007	\$2,775.19	(U)	ADCON ENGINEERING C/O WELTMAN WEINBRG & REIS CO LPA 323 W LAKESIDE AVE 2ND FL CLEVELAND, OH 44113	09-13415	1811	\$2,775.19	(U)
2	BEND TOOLING INC WILLIAM Q TINGLEY III 1009 OTTAWA AVE NW GRAND RAPIDS, MI 49503	09-13417	17	\$4,859.00	(S)	BEND TOOLING, INC. 1009 OTTAWA AVE NW GRAND RAPIDS, MI 49503-1407	09-13417	348	\$2,970.00 \$617.00 \$1,272.00	(S) (A) (U)
3	CRAGER, ROSANNA 4122 COUNTY ROAD 55 BUTLER, IN 46721-9506	09-13412	2481	\$440.35	(P)	CRAGER, ROSANNA 420 N DIVISION ST AUBURN, IN 46706	09-13412	3408	\$450.00	(P)
				UNLIQUIDATED					UNLIQUIDATED	
4	DAGG SEALCOATING INC PO BOX 19273 CLEVELAND, OH 44119	09-13412	14	\$9,450.00	(U)	DAGG SEALCOATING INC PO BOX 19273 CLEVELAND, OH 44119	09-13412	772	\$9,949.98	(U)
5	DOCK FOUNDRY CO DBA METAL TECHNOLOGIES INC THREE RIVERS GRAY IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	2661	\$148,408.75 \$117,127.96	(A) (U)	DOCK FOUNDRY CO DBA METAL TECHNOLOGIES INC THREE RIVERS GRAY IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	3542	\$27,130.63	(U)
6	DOCK FOUNDRY CO DBA METAL TECHNOLOGIES INC THREE RIVERS GRAY IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13416	2665	\$17,693.78	(A)	DOCK FOUNDRY CO DBA METAL TECHNOLOGIES INC THREE RIVERS IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13416	3548	\$0.00	(A)
7	DON BROGAN & SONS CONCRETE CO. CHRISTOPHER J NEIKAMP, ESQ 23 SOUTH MAIN STREET AKRON, OH 44308	09-13412	815	\$4,778.00	(U)	DON BROGAN & SONS CONCRETE CONST CO INC 575 HUDSON RUN RD BARBERTON, OH 44203	09-13412	1205	\$4,778.00 \$4,778.00	(P) (U)

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

**(A) - Administrative (S) - Secured
(P) - Priority (U) - Unsecured

The classification of the claims set forth herein is the classification asserted on the filed proof of claim. The Debtors include such classification for the purpose of identifying the claim to which the objection applies. The inclusion of the classification shall not constitute an acknowledgement by the Debtors that such classification is correct or appropriate.

In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
8	DON R FRUCHEY INC. 5608 OLD MAUMEE RD FORT WAYNE, IN 46803-1733	09-13419	3400	\$9,785.34	(U)	DON R FRUCHEY INC. 5608 OLD MAUMEE RD FORT WAYNE, IN 46803-1733	09-13419	3411	\$8,409.00	(U)
9	EJS-LIMITED EDWIN J SMITH PO BOX 435 417 E BIRCH ST LITCHFIELD, MI 49252	09-13419	191	\$2,850.00	(U)	EJS-LIMITED D/B/A EJS-LIMITED 417 E BIRCH ST LITCHFIELD, MI 49252-9673	09-13419	1279	\$2,850.00	(U)
10	EVANS EQUIPMENT COMPANY INC PO BOX 419 685 E MAIN ST BUTLER, IN 46721	09-13412	91	\$4,846.45	(U)	EVANS EQUIPMENT COMPANY 685 EAST MAIN BUTLER, IN 46721	09-13412	350	\$6,049.85	(U)
11	EXPORT DEVELOPMENT CANADA RE: ULTRAFIT MANUFACTURING INC 151 O'CONNOR ST OHAWA, ON K1A1K3 CANADA	09-13417	177	\$203,170.45	(U)	EXPORT DEVELOPMENT CANADA ATTN: JO-ANN KEECH-BARKER 151 O'CONNOR ST OTTAWA, ON K1A 1K3 CANADA	09-13417	3488	\$20,944.95 \$152,225.50	(S) (U)
12	GE FANUC INTELLIGENT PLATFORMS INC MICHAEL B BACH ESQ 11256 CORNELL PARK DR STE 500 CINCINNATI, OH 45242	09-13419	190	\$4,432.96	(U)	GE FANUC INTELLIGENT PLATFORMS INC MICHAEL B BACH ESQ 11256 CORNELL PARK DR STE 500 CINCINNATI, OH 45242	09-13419	1784	\$6,914.96	(U)
13	H & A AUTO PARTS & HARDWARE 149-153 N BROAD ST RIDGWAY, PA 15853	09-13416	64	\$2,810.55	(U)	H & A AUTO PARTS 149-153 NORTH BROAD ST. RIDGWAY, PA 15853	09-13416	1506	\$2,695.35	(U)
14	HEBEI METALS & MINERALS CORP LTD #448 WEST HEPING RD SHIJIAZHUANG 050071, CHINA	09-13412	156	\$467,039.70	(U)	HEBEI METALS & MINERALS CORP LTD ATTN DAVID L TILLEM ESQ C/O WILSON ELSER MOSKOWITZ EDELMAN & DICKER LLP 3 GANNETT DR WHITE PLAINS, NY 10604-3407	09-13412	923	\$454,549.20	(U)
15	HL BLACHFORD LTD 2323 ROYAL WINDSOR DR MISSISSAUGA, ON L5J1K5 CANADA	09-13421	135	\$6,584.34	(U)	HL BLACHFORD LTD 2323 ROYAL WINDSOR DR MISSISSAUGA, ON L5J 1K5 CANADA	09-13421	1468	\$6,210.00	(U)

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

**(A) - Administrative (S) - Secured
(P) - Priority (U) - Unsecured

The classification of the claims set forth herein is the classification asserted on the filed proof of claim. The Debtors include such classification for the purpose of identifying the claim to which the objection applies. The inclusion of the classification shall not constitute an acknowledgement by the Debtors that such classification is correct or appropriate.

In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
16	HOEGANAES CORPORATION 100 TAYLOR LANE CINNAMINSON, NJ 08077-2017	09-13430	1441	\$1,369,641.78	(U)	HOEGANAES CORPORATION DONALD F BATY ESQ HONIGMAN MILLER SCHWARTZ & COHN LLP 2290 FIRST NATIONAL BUILDING DETROIT, MI 48226	09-13430	2935	\$141,286.98 \$1,230,718.38	(A) (U)
17	HOEGANAES CORPORATION 100 TAYLOR LANE CINNAMINSON, NJ 08077-2017	09-13416	1442	\$337,290.00	(U)	HOEGANAES CORPORATION DONALD F BATY ESQ HONIGMAN MILLER SCHWARTZ & COHN LLP 2290 FIRST NATIONAL BUILDING DETROIT, MI 48226	09-13416	2936	\$38,320.50 \$302,313.50	(A) (U)
18	ILJIN USA CORPORATION 28055 HAGGERTY RD NOVI, MI 48377-2902	09-13422	307	BLANK	(U)	ILJIN USA CORPORATION 28055 HAGGERTY RD NOVI, MI 48377-2902	09-13422	1925	\$236,472.00	(U)
19	INDIANA DEPARTMENT OF REVENUE BANKRUPTCY SECTION N-240 100 N SENATE AVE INDIANAPOLIS, IN 46204	09-13418	1856	\$28,553.74 \$496,447.11 \$149,756.82	(S) (P) (U)	INDIANA DEPARTMENT OF REVENUE BANKRUPTCY SECTION N-240 100 NORTH SENATE AVE INDIANAPOLIS, IN 46204	09-13418	3518	\$28,553.74 \$406,407.42 \$56,521.00	(S) (P) (U)
20	JACKSON INDUSTRIAL COATING SERVICE 3600 SCHEELE DR JACKSON, MI 49202	09-13417	62	\$710.22	(U)	JACKSON INDUSTRIAL COATING 3600 SCHEELE DR JACKSON, MI 49202-1283	09-13417	411	\$416.22	(U)
21	JANET BROWN CLEANING SERVICE 328 BEL-AIR DR GLENVIEW, IL 60025	09-13412	146	\$2,400.00	(P)	JANET BROWN CLEANING SERVICE 328 BEL-AIR DR GLENVIEW, IL 60025	09-13418	507	\$2,400.00	(U)
22	JOSEPH T RYERSON & SONS 455 85TH AVE NW MINNEAPOLIS, MN 55433	09-13412	13	\$45,451.21	(U)	JOSEPH T RYERSON & SONS 455 85TH AVE NW MINNEAPOLIS, MN 55433	09-13412	921	\$29,778.38 \$15,672.83	(A) (U)
23	L J ROGERS JR TRUCKING INC 7723 OAKWOOD STREET EXT MEBANE, NC 27302	09-13412	236	\$6,371.24	(U)	L J ROGERS, JR TRUCKING 7723 OAKWOOD STREET EXT MEBANE, NC 27302	09-13412	3517	\$4,809.72	(U)
24	MARSH PLATING CORPORATION 103 N GROVE YPSILANTI, MI 48197	09-13414	1088	\$49,365.49	(U)	MARSH PLATING CORP 103 N GROVE STREET YPSILANTI, MI 48198	09-13414	2130	\$11,981.97 \$37,383.52	(A) (U)

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

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(U) - Unsecured

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In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
25	MC MACHINERY SYSTEMS PO BOX 74062 CHICAGO, IL 60690	09-13416	1990	\$7,503.82	(U)	MC MACHINERY SYSTEMS INC REIN F KRAMMER MASUDA FUNAI EIFERT & MITCHELL LTD 302 NORTH LASALLE ST STE 2500 CHICAGO, IL 60601	09-13416	3062	\$7,503.82	(U)
26	METAL TECHNOLOGIES AUBURN LLC JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	2639	\$6,906.74 \$1,902.99	(A) (U)	METAL TECHNOLOGIES AUBURN LLC METAL TECHNOLOGIES INC JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	3547	\$0.00 \$0.00	(A) (U)
27	METAL TECHNOLOGIES INC JEFFREY L TURNER SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13414	2794	\$37,200.00 BLANK \$408,744.96 \$379,885.32	(S) (A) (P) (U)	METAL TECHNOLOGIES INC JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13414	3551	\$138,658.31 \$50,583.37	(P) (U)
28	MICHIGAN DEPARTMENT OF TREASURY CADILLAC PLACE STE 10-200 3030 W GRAND BLVD DETROIT, MI 48202	09-13415	3512	\$6,446.12	(U)	MICHIGAN DEPARTMENT OF TREASURY CADILLAC PLACE STE 10-200 3030 W GRAND BLVD DETROIT, MI 48202	09-13415	3540	\$6,381.77	(U)
29	MICHIGAN REBUILD & AUTOMATION INC 760 HERRING RD LITCHFIELD, MI 49252	09-13419	267	\$40,445.25	(U)	MICHIGAN REBUILD & AUTOMATION, INC. 760 HERRING RD LITCHFIELD, MI 49252-9776	09-13419	877	\$66,757.35 \$29,745.90	(A) (U)
30	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC - WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13414	2637	\$17,200.00 \$97,144.74 \$21,843.30	(S) (A) (U)	METAL TECHNOLOGIES INC JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13414	3551	\$138,658.31 \$50,583.37	(P) (U)

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

**(A) - Administrative (S) - Secured
(P) - Priority (U) - Unsecured

The classification of the claims set forth herein is the classification asserted on the filed proof of claim. The Debtors include such classification for the purpose of identifying the claim to which the objection applies. The inclusion of the classification shall not constitute an acknowledgement by the Debtors that such classification is correct or appropriate.

In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
31	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC - WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DRIVE AUBURN, IN 46706	09-13416	2664	\$42,044.31	(A)	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13416	3546	\$23,452.74	(U)
32	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC - WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	2666	\$67,601.70 \$19,398.90	(A) (U)	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	3549	\$0.00 \$0.00	(A) (U)
33	NORTHFIELD PRECISION INSTRUMENT CORP PO BOX 550 4400 AUSTIN BLVD ISLAND PARK, NY 11558-0550	09-13416	70	\$15,207.00	(A)	NORTHFIELD PRECISION INSTRUMENT CORP DONALD E FREEDMAN BERMAN & FREEDMAN PC 6900 JERICHO TPKE STE 100W SYOSSET, NY 11791	09-13416	1163	\$15,207.00 \$13,732.00	(A) (U)
34	PARAMOUNT STAMPING & WELDING 1200 WEST 58TH ST CLEVELAND, OH 44102	09-13412	44	\$11,297.62 \$15,297.77	(A) (U)	PARAMOUNT STAMPING & WELDING 1200 WEST 58TH CLEVELAND, OH 44102	09-13419	1543	\$2,852.00 \$23,743.39	(A) (U)
35	PIEDMONT PLATING CORPORATION 103 N GROVE YPSILANTI, MI 48197	09-13414	391	\$123,060.58	(U)	PIEDMONT PLATING CORPORATION 103 N GROVE YPSILANTI, MI 48197	09-13414	1090	\$123,060.58	(U)
36	PREFERRED INC - FORT WAYNE JAMES A BUTZ 6021 HIGHVIEW DR FORT WAYNE, IN 46818	09-13412	2992	\$24,130.93	(S)	PREFERRED INC - FORT WAYNE JAMES A BUTZ 6021 HIGHVIEW DR FORT WAYNE, IN 46818	09-13412	3129	\$24,130.93	(S)
				UNLIQUIDATED					UNLIQUIDATED	
37	PREFERRED INC - FORT WAYNE JAMES A BUTZ 6021 HIGHVIEW DR FORT WAYNE, IN 46818	09-13419	2993	\$24,130.93	(S)	PREFERRED INC - FORT WAYNE JAMES A BUTZ 6021 HIGHVIEW DR FORT WAYNE, IN 46818	09-13419	3130	\$24,130.93	(S)
				UNLIQUIDATED					UNLIQUIDATED	

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

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The classification of the claims set forth herein is the classification asserted on the filed proof of claim. The Debtors include such classification for the purpose of identifying the claim to which the objection applies. The inclusion of the classification shall not constitute an acknowledgement by the Debtors that such classification is correct or appropriate.

In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
38	QMP AMERICA DIVISION OF HIGH PURITY IRON INC ATTN: CLAUDE GERMAIN 1625 MARIE VICTORIN SOREL-TRACY, QC J3R 1M7 CANADA	09-13414	274	\$466,277.00 \$770,765.63	(A) (U)	QMP AMERICA DIVISION OF HIGH PURITY IRON INC ATTN: CLAUDE GERMAIN 1625 MARIE VICTORIN SOREL-TRACY, QC J3R 1M7 CANADA	09-13414	3524	\$770,765.63	(U)
39	QMP AMERICA DIVISION OF HIGH PURITY IRON INC ATTN: CLAUDE GERMAIN 1625 MARIE VICTORIN SOREL-TRACY, QC J3R 1M7 CANADA	09-13416	276	\$466,277.00 \$770,765.63	(A) (U)	QMP AMERICA DIVISION OF HIGH PURITY IRON INC ATTN: CLAUDE GERMAIN 1625 MARIE VICTORIN SOREL-TRACY, QC J3R 1M7 CANADA	09-13416	3525	\$770,765.63	(U)
40	RAVENNA CASTING CTR INC DBA METAL TECHNOLOGIES INC - RAVENNA DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	2662	\$72,772.53	(U)	RAVENNA CASTING CTR INC DBA METAL TECHNOLOGIES INC RAVENNA DUCTILE IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	3545	\$3,350.31	(A)
41	RAVENNA CASTING CTR INC DBA METAL TECHNOLOGIES INC - RAVENNA DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13422	2667	\$7,002.20 \$123,734.93	(A) (U)	RAVENNA CASTING CTR INC DBA METAL TECHNOLOGIES INC RAVENNA DUCTILE IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13422	3544	\$11,092.60	(A)
42	SCOTT & ITOH MACHINE CO 31690 STEPHENSON HWY MADISON HEIGHTS, MI 48071	09-13412	151	\$20,605.02	(U)	SCOTT & ITOH MACHINE CO 31690 STEPHENSON HWY MADISON HEIGHTS, MI 48071	09-13412	435	\$12,004.35 \$20,605.02	(A) (U)
43	SOURCEPRO, INC. 230 ALPHA DR PITTSBURGH, PA 15238-2906	09-13416	1550	\$41,938.96 \$152,197.62	(A) (U)	SOURCEPRO INC 230 ALPHA DR PITTSBURGH, PA 15238-2906	09-13416	3015	\$43,713.96 \$153,972.62	(A) (U)
44	ST. MARYS STEEL SUPPLY PO BOX 260 ST MARYS, PA 15857	09-13421	166	\$888.60	(U)	ST. MARYS STEEL SUPPLY PO BOX 260 240 STACKPOLE ST ST. MARYS, PA 15857	09-13421	1396	\$792.91 \$95.69	(A) (U)

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

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(U) - Unsecured

The classification of the claims set forth herein is the classification asserted on the filed proof of claim. The Debtors include such classification for the purpose of identifying the claim to which the objection applies. The inclusion of the classification shall not constitute an acknowledgement by the Debtors that such classification is correct or appropriate.

In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged				Surviving Claim							
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	
45	ST. MARYS STEEL SUPPLY PO BOX 260 ST MARYS, PA 15857	09-13416	167	\$12,928.45	(U)	ST. MARYS STEEL SUPPLY PO BOX 260 240 STACKPOLE ST ST. MARYS, PA 15857	09-13416	1397	\$12,928.45	(A)	
									\$6,185.21	(P)	
									\$6,743.24	(U)	
46	ULTRAFIT MANUFACTURING INC 1840 COURNEY PARK DRIVE EAST MISSISSAUGA, ON L5T 1W1 CANADA	09-13417	3037	\$50,944.95	(A)	EXPORT DEVELOPMENT CANADA ATTN: JO-ANN KEECH-BARKER 151 O'CONNOR ST OTTAWA, ON K1A 1K3 CANADA	09-13417	3488	\$20,944.95	(S)	
				\$152,225.50	(U)				\$152,225.50	(U)	
Total Claims Expunged: 46 Total Dollars Expunged:				\$7,969,757.43							

Case Legend:

09-13411	M D PRODUCTS CORPORATION	09-13421	METALDYNE SINTERED COMPONENTS ST. MARYS	09-13431	METALDYNE US HOLDING CO.
09-13412	OLDCO M CORPORATION F/K/A METALDYNE CORPORATION	09-13422	NC-M CHASSIS SYSTEMS LLC	09-13432	ER ACQUISITION CORPORATION
09-13413	METALDYNE ENGINE CO., LLC	09-13423	PUNCHCRAFT COMPANY	09-13433	GM TI HOLDING COMPANY
09-13414	METALDYNE CO., LLC	09-13424	WINDFALL SPECIALTY POWDERS, INC.	09-13434	HALYARD AVIATION SERVICES, INC.
09-13415	METALDYNE LESTER PRECISION DIE CASTING, INC.	09-13425	METALDYNE ASIA, INC.	09-13435	MASCO TECH SATURN HOLDINGS, INC.
09-13416	METALDYNE SINTERED COMPONENTS LLC	09-13426	METALDYNE DRIVELINE CO.	09-13436	MASG DISPOSITION, INC.
09-13417	METALDYNE TUBULAR PRODUCTS, INC.	09-13427	METALDYNE EUROPE, INC.	09-13437	MASX ENERGY SERVICE GROUP, INC.
09-13418	METALDYNE DUPAGE DIE CASTING CORPORATION	09-13428	METALDYNE PRECISION FORMING – FORT WAYNE	09-13438	PRECISION HEADED PRODUCTS, INC.
09-13419	METALDYNE MACHINING AND ASSEMBLY COMPANY	09-13429	METALDYNE SERVICES, INC.	09-13439	STAHL INTERNATIONAL, INC.
09-13420	METALDYNE LIGHT METALS COMPANY, INC.	09-13430	METALDYNE SINTERED COMPONENTS OF INDIANA	09-13440	WC MCCURDY CO.
				09-13441	METALDYNE INTERMEDIATE HOLDING CO., INC.

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

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(P) - Priority (U) - Unsecured

The classification of the claims set forth herein is the classification asserted on the filed proof of claim. The Debtors include such classification for the purpose of identifying the claim to which the objection applies. The inclusion of the classification shall not constitute an acknowledgement by the Debtors that such classification is correct or appropriate.

EXHIBIT 2

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----x
In re : Chapter 11
Oldco M Corporation : Case No. 09-13412 (MG)
(f/k/a Metaldyne Corporation), *et al.*, :
Debtors. : (Jointly Administered)
-----x

**DECLARATION OF DAPHNE CORRY HOPPENRATH IN
SUPPORT OF THE OMNIBUS OBJECTION OF DEBTORS AND
DEBTORS IN POSSESSION SEEKING TO DISALLOW CERTAIN
AMENDED AND SUPERSEDED CLAIMS (OMNIBUS OBJECTION NO. 1)**

STATE OF MICHIGAN)
) SS:
COUNTY OF WAYNE)

I, Daphne Corry Hoppenrath, make this Declaration under 28 U.S.C. § 1746 and state as follows:

1. I am older than 21 years of age and suffer no legal disability. I am competent to make this Declaration.
2. I submit this Declaration for all permissible purposes under the Federal Rules of Bankruptcy Procedure, the Federal Rules of Civil Procedure and the Federal Rules of Evidence in support of the Omnibus Objection of Debtors and Debtors in Possession Seeking to Disallow Certain Amended and Superseded Claims (Omnibus Objection No. 1)

(the "Objection").¹ I have read the Objection, and I am generally familiar with the information contained therein.

3. I am a consultant at Accretive Solutions-Detroit, Inc. ("Accretive"), the claim reconciliation managers employed in these cases. Among my responsibilities in this position, I am the individual at Accretive responsible for assisting the Debtors in their review and analysis of all filed and scheduled claims in these chapter 11 cases and coordinating the overall reconciliation process. The other individuals involved in this process act either (a) at my direction and/or under my supervision (with respect to Accretive personnel) or (b) with my advice, consultation and coordination (with respect to the Debtors' personnel). Accordingly, I am familiar with the Amended and Superseded Claims and the other matters addressed herein and in the Objection and with the activities that have taken place to date concerning the review and analysis of the claims asserted in these cases, including all of the claims, facts and circumstances described in the Objection.

4. Except as otherwise indicated, my statements in this Declaration are based on my personal experience and knowledge as described above, my discussions with responsible management of the Debtors and my review of relevant documents. If called to testify, I could and would testify as stated herein.

5. In connection with the Debtors' ongoing claims reconciliation process, I or my designee at my direction have reviewed the proof of claim forms filed by the Claimants in connection with the Amended and Superseded Claims and Surviving Claims on Exhibit 1 attached to the Objection. As a result of this review, I have determined that each Amended and

¹

Capitalized terms not otherwise defined herein have the meanings given to them in the Objection.

Superseded Claim was expressly or effectively amended or superseded by a Surviving Claim, which Surviving Claim will be unaffected by the relief requested in this Objection. The Claimants' rights to assert the liabilities alleged in the Surviving Claims against the Debtors' estates will be preserved, subject to the Debtors' ongoing rights to object to the Surviving Claims on any grounds.

I declare under penalty of perjury that the foregoing statements are true and correct.

Dated: December 18, 2009

/s/ Daphne Corry Hoppenrath
Daphne Corry Hoppenrath
Consultant, Accretive Solutions

EXHIBIT 3

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----x
In re : Chapter 11
Oldco M Corporation : Case No. 09-13412 (MG)
(f/k/a Metaldyne Corporation), *et al.*, :
Debtors. : (Jointly Administered)
:-----x

**ORDER DISALLOWING CERTAIN AMENDED
AND SUPERSEDED CLAIMS (OMNIBUS OBJECTION NO. 1)**

This matter coming before the Court on the Omnibus Objection of Debtors and Debtors in Possession Seeking to Disallow Certain Amended and Superseded Claims (Omnibus Objection No. 1) (the "Objection"),¹ filed by the debtors and debtors in possession in the above-captioned cases (collectively, the "Debtors"); the Court having reviewed the Objection and the Declaration of Daphne Corry Hoppenrath attached thereto as Exhibit 2 (the "Declaration") and having heard the statements of counsel regarding the relief requested in the Objection at a hearing before the Court (the "Hearing"); the Court finding that (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2) and (c) notice of the Objection and the Hearing was sufficient under the circumstances and in full compliance with the requirements of the Bankruptcy Code, the Bankruptcy Rules and orders of this Court; and the Court having determined that the legal and factual bases set forth in the Objection, the Declaration and at the Hearing establish just cause for the relief granted herein;

¹ Capitalized terms not otherwise defined herein have the meanings given to them in the Objection.

IT IS HEREBY ORDERED THAT:

1. The Objection is SUSTAINED in its entirety.

2. Each of the claims identified as "Claims To Be Expunged" on Exhibit 1

attached hereto and incorporated herein by reference is disallowed and expunged in its entirety, pursuant to section 502 of the Bankruptcy Code.

3. Each of the claims identified as "Surviving Claims" on Exhibit 1 attached hereto is unaffected by the relief granted herein. The Debtors retain their rights to object to the Surviving Claims on any and all available grounds.

4. The Debtors and their claims and noticing agent, The BMC Group, Inc.; and the Clerk of this Court are authorized to take any and all actions that are necessary or appropriate to give effect to this Order.

Dated: _____, 2010
New York, New York

UNITED STATES BANKRUPTCY JUDGE

EXHIBIT 1

In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
1	ADCON ENGINEERING INC. 20102 PROGRESS DR CLEVELAND, OH 44149-3259	09-13415	1007	\$2,775.19	(U)	ADCON ENGINEERING C/O WELTMAN WEINBRG & REIS CO LPA 323 W LAKESIDE AVE 2ND FL CLEVELAND, OH 44113	09-13415	1811	\$2,775.19	(U)
2	BEND TOOLING INC WILLIAM Q TINGLEY III 1009 OTTAWA AVE NW GRAND RAPIDS, MI 49503	09-13417	17	\$4,859.00	(S)	BEND TOOLING, INC. 1009 OTTAWA AVE NW GRAND RAPIDS, MI 49503-1407	09-13417	348	\$2,970.00 \$617.00 \$1,272.00	(S) (A) (U)
3	CRAGER, ROSANNA 4122 COUNTY ROAD 55 BUTLER, IN 46721-9506	09-13412	2481	\$440.35	(P)	CRAGER, ROSANNA 420 N DIVISION ST AUBURN, IN 46706	09-13412	3408	\$450.00	(P)
				UNLIQUIDATED					UNLIQUIDATED	
4	DAGG SEALCOATING INC PO BOX 19273 CLEVELAND, OH 44119	09-13412	14	\$9,450.00	(U)	DAGG SEALCOATING INC PO BOX 19273 CLEVELAND, OH 44119	09-13412	772	\$9,949.98	(U)
5	DOCK FOUNDRY CO DBA METAL TECHNOLOGIES INC THREE RIVERS GRAY IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	2661	\$148,408.75 \$117,127.96	(A) (U)	DOCK FOUNDRY CO DBA METAL TECHNOLOGIES INC THREE RIVERS GRAY IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	3542	\$27,130.63	(U)
6	DOCK FOUNDRY CO DBA METAL TECHNOLOGIES INC THREE RIVERS GRAY IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13416	2665	\$17,693.78	(A)	DOCK FOUNDRY CO DBA METAL TECHNOLOGIES INC THREE RIVERS IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13416	3548	\$0.00	(A)
7	DON BROGAN & SONS CONCRETE CO. CHRISTOPHER J NEIKAMP, ESQ 23 SOUTH MAIN STREET AKRON, OH 44308	09-13412	815	\$4,778.00	(U)	DON BROGAN & SONS CONCRETE CONST CO INC 575 HUDSON RUN RD BARBERTON, OH 44203	09-13412	1205	\$4,778.00 \$4,778.00	(P) (U)

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(P) - Priority (U) - Unsecured

The classification of the claims set forth herein is the classification asserted on the filed proof of claim. The Debtors include such classification for the purpose of identifying the claim to which the objection applies. The inclusion of the classification shall not constitute an acknowledgement by the Debtors that such classification is correct or appropriate.

In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
8	DON R FRUCHEY INC. 5608 OLD MAUMEE RD FORT WAYNE, IN 46803-1733	09-13419	3400	\$9,785.34	(U)	DON R FRUCHEY INC. 5608 OLD MAUMEE RD FORT WAYNE, IN 46803-1733	09-13419	3411	\$8,409.00	(U)
9	EJS-LIMITED EDWIN J SMITH PO BOX 435 417 E BIRCH ST LITCHFIELD, MI 49252	09-13419	191	\$2,850.00	(U)	EJS-LIMITED D/B/A EJS-LIMITED 417 E BIRCH ST LITCHFIELD, MI 49252-9673	09-13419	1279	\$2,850.00	(U)
10	EVANS EQUIPMENT COMPANY INC PO BOX 419 685 E MAIN ST BUTLER, IN 46721	09-13412	91	\$4,846.45	(U)	EVANS EQUIPMENT COMPANY 685 EAST MAIN BUTLER, IN 46721	09-13412	350	\$6,049.85	(U)
11	EXPORT DEVELOPMENT CANADA RE: ULTRAFIT MANUFACTURING INC 151 O'CONNOR ST OHAWA, ON K1A1K3 CANADA	09-13417	177	\$203,170.45	(U)	EXPORT DEVELOPMENT CANADA ATTN: JO-ANN KEECH-BARKER 151 O'CONNOR ST OTTAWA, ON K1A 1K3 CANADA	09-13417	3488	\$20,944.95 \$152,225.50	(S) (U)
12	GE FANUC INTELLIGENT PLATFORMS INC MICHAEL B BACH ESQ 11256 CORNELL PARK DR STE 500 CINCINNATI, OH 45242	09-13419	190	\$4,432.96	(U)	GE FANUC INTELLIGENT PLATFORMS INC MICHAEL B BACH ESQ 11256 CORNELL PARK DR STE 500 CINCINNATI, OH 45242	09-13419	1784	\$6,914.96	(U)
13	H & A AUTO PARTS & HARDWARE 149-153 N BROAD ST RIDGWAY, PA 15853	09-13416	64	\$2,810.55	(U)	H & A AUTO PARTS 149-153 NORTH BROAD ST. RIDGWAY, PA 15853	09-13416	1506	\$2,695.35	(U)
14	HEBEI METALS & MINERALS CORP LTD #448 WEST HEPING RD SHIJIAZHUANG 050071, CHINA	09-13412	156	\$467,039.70	(U)	HEBEI METALS & MINERALS CORP LTD ATTN DAVID L TILLEM ESQ C/O WILSON ELSER MOSKOWITZ EDELMAN & DICKER LLP 3 GANNETT DR WHITE PLAINS, NY 10604-3407	09-13412	923	\$454,549.20	(U)
15	HL BLACHFORD LTD 2323 ROYAL WINDSOR DR MISSISSAUGA, ON L5J1K5 CANADA	09-13421	135	\$6,584.34	(U)	HL BLACHFORD LTD 2323 ROYAL WINDSOR DR MISSISSAUGA, ON L5J 1K5 CANADA	09-13421	1468	\$6,210.00	(U)

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

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In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
16	HOEGANAES CORPORATION 100 TAYLOR LANE CINNAMINSON, NJ 08077-2017	09-13430	1441	\$1,369,641.78	(U)	HOEGANAES CORPORATION DONALD F BATY ESQ HONIGMAN MILLER SCHWARTZ & COHN LLP 2290 FIRST NATIONAL BUILDING DETROIT, MI 48226	09-13430	2935	\$141,286.98 \$1,230,718.38	(A) (U)
17	HOEGANAES CORPORATION 100 TAYLOR LANE CINNAMINSON, NJ 08077-2017	09-13416	1442	\$337,290.00	(U)	HOEGANAES CORPORATION DONALD F BATY ESQ HONIGMAN MILLER SCHWARTZ & COHN LLP 2290 FIRST NATIONAL BUILDING DETROIT, MI 48226	09-13416	2936	\$38,320.50 \$302,313.50	(A) (U)
18	ILJIN USA CORPORATION 28055 HAGGERTY RD NOVI, MI 48377-2902	09-13422	307	BLANK	(U)	ILJIN USA CORPORATION 28055 HAGGERTY RD NOVI, MI 48377-2902	09-13422	1925	\$236,472.00	(U)
19	INDIANA DEPARTMENT OF REVENUE BANKRUPTCY SECTION N-240 100 N SENATE AVE INDIANAPOLIS, IN 46204	09-13418	1856	\$28,553.74 \$496,447.11 \$149,756.82	(S) (P) (U)	INDIANA DEPARTMENT OF REVENUE BANKRUPTCY SECTION N-240 100 NORTH SENATE AVE INDIANAPOLIS, IN 46204	09-13418	3518	\$28,553.74 \$406,407.42 \$56,521.00	(S) (P) (U)
20	JACKSON INDUSTRIAL COATING SERVICE 3600 SCHEELE DR JACKSON, MI 49202	09-13417	62	\$710.22	(U)	JACKSON INDUSTRIAL COATING 3600 SCHEELE DR JACKSON, MI 49202-1283	09-13417	411	\$416.22	(U)
21	JANET BROWN CLEANING SERVICE 328 BEL-AIR DR GLENVIEW, IL 60025	09-13412	146	\$2,400.00	(P)	JANET BROWN CLEANING SERVICE 328 BEL-AIR DR GLENVIEW, IL 60025	09-13418	507	\$2,400.00	(U)
22	JOSEPH T RYERSON & SONS 455 85TH AVE NW MINNEAPOLIS, MN 55433	09-13412	13	\$45,451.21	(U)	JOSEPH T RYERSON & SONS 455 85TH AVE NW MINNEAPOLIS, MN 55433	09-13412	921	\$29,778.38 \$15,672.83	(A) (U)
23	L J ROGERS JR TRUCKING INC 7723 OAKWOOD STREET EXT MEBANE, NC 27302	09-13412	236	\$6,371.24	(U)	L J ROGERS, JR TRUCKING 7723 OAKWOOD STREET EXT MEBANE, NC 27302	09-13412	3517	\$4,809.72	(U)
24	MARSH PLATING CORPORATION 103 N GROVE YPSILANTI, MI 48197	09-13414	1088	\$49,365.49	(U)	MARSH PLATING CORP 103 N GROVE STREET YPSILANTI, MI 48198	09-13414	2130	\$11,981.97 \$37,383.52	(A) (U)

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

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(U) - Unsecured

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In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
25	MC MACHINERY SYSTEMS PO BOX 74062 CHICAGO, IL 60690	09-13416	1990	\$7,503.82	(U)	MC MACHINERY SYSTEMS INC REIN F KRAMMER MASUDA FUNAI EIFERT & MITCHELL LTD 302 NORTH LASALLE ST STE 2500 CHICAGO, IL 60601	09-13416	3062	\$7,503.82	(U)
26	METAL TECHNOLOGIES AUBURN LLC JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	2639	\$6,906.74 \$1,902.99	(A) (U)	METAL TECHNOLOGIES AUBURN LLC METAL TECHNOLOGIES INC JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	3547	\$0.00 \$0.00	(A) (U)
27	METAL TECHNOLOGIES INC JEFFREY L TURNER SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13414	2794	\$37,200.00 BLANK \$408,744.96 \$379,885.32	(S) (A) (P) (U)	METAL TECHNOLOGIES INC JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13414	3551	\$138,658.31 \$50,583.37	(P) (U)
28	MICHIGAN DEPARTMENT OF TREASURY CADILLAC PLACE STE 10-200 3030 W GRAND BLVD DETROIT, MI 48202	09-13415	3512	\$6,446.12	(U)	MICHIGAN DEPARTMENT OF TREASURY CADILLAC PLACE STE 10-200 3030 W GRAND BLVD DETROIT, MI 48202	09-13415	3540	\$6,381.77	(U)
29	MICHIGAN REBUILD & AUTOMATION INC 760 HERRING RD LITCHFIELD, MI 49252	09-13419	267	\$40,445.25	(U)	MICHIGAN REBUILD & AUTOMATION, INC. 760 HERRING RD LITCHFIELD, MI 49252-9776	09-13419	877	\$66,757.35 \$29,745.90	(A) (U)
30	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC - WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13414	2637	\$17,200.00 \$97,144.74 \$21,843.30	(S) (A) (U)	METAL TECHNOLOGIES INC JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13414	3551	\$138,658.31 \$50,583.37	(P) (U)

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

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In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
31	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC - WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DRIVE AUBURN, IN 46706	09-13416	2664	\$42,044.31	(A)	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13416	3546	\$23,452.74	(U)
32	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC - WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	2666	\$67,601.70 \$19,398.90	(A) (U)	MILWAUKEE DUCTILE IRON INC DBA METAL TECHNOLOGIES INC WEST ALLIS DUCTILE IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	3549	\$0.00 \$0.00	(A) (U)
33	NORTHFIELD PRECISION INSTRUMENT CORP PO BOX 550 4400 AUSTIN BLVD ISLAND PARK, NY 11558-0550	09-13416	70	\$15,207.00	(A)	NORTHFIELD PRECISION INSTRUMENT CORP DONALD E FREEDMAN BERMAN & FREEDMAN PC 6900 JERICHO TPKE STE 100W SYOSSET, NY 11791	09-13416	1163	\$15,207.00 \$13,732.00	(A) (U)
34	PARAMOUNT STAMPING & WELDING 1200 WEST 58TH ST CLEVELAND, OH 44102	09-13412	44	\$11,297.62 \$15,297.77	(A) (U)	PARAMOUNT STAMPING & WELDING 1200 WEST 58TH CLEVELAND, OH 44102	09-13419	1543	\$2,852.00 \$23,743.39	(A) (U)
35	PIEDMONT PLATING CORPORATION 103 N GROVE YPSILANTI, MI 48197	09-13414	391	\$123,060.58	(U)	PIEDMONT PLATING CORPORATION 103 N GROVE YPSILANTI, MI 48197	09-13414	1090	\$123,060.58	(U)
36	PREFERRED INC - FORT WAYNE JAMES A BUTZ 6021 HIGHVIEW DR FORT WAYNE, IN 46818	09-13412	2992	\$24,130.93	(S)	PREFERRED INC - FORT WAYNE JAMES A BUTZ 6021 HIGHVIEW DR FORT WAYNE, IN 46818	09-13412	3129	\$24,130.93	(S)
				UNLIQUIDATED					UNLIQUIDATED	
37	PREFERRED INC - FORT WAYNE JAMES A BUTZ 6021 HIGHVIEW DR FORT WAYNE, IN 46818	09-13419	2993	\$24,130.93	(S)	PREFERRED INC - FORT WAYNE JAMES A BUTZ 6021 HIGHVIEW DR FORT WAYNE, IN 46818	09-13419	3130	\$24,130.93	(S)
				UNLIQUIDATED					UNLIQUIDATED	

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In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged					Surviving Claim					
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**
38	QMP AMERICA DIVISION OF HIGH PURITY IRON INC ATTN: CLAUDE GERMAIN 1625 MARIE VICTORIN SOREL-TRACY, QC J3R 1M7 CANADA	09-13414	274	\$466,277.00 \$770,765.63	(A) (U)	QMP AMERICA DIVISION OF HIGH PURITY IRON INC ATTN: CLAUDE GERMAIN 1625 MARIE VICTORIN SOREL-TRACY, QC J3R 1M7 CANADA	09-13414	3524	\$770,765.63	(U)
39	QMP AMERICA DIVISION OF HIGH PURITY IRON INC ATTN: CLAUDE GERMAIN 1625 MARIE VICTORIN SOREL-TRACY, QC J3R 1M7 CANADA	09-13416	276	\$466,277.00 \$770,765.63	(A) (U)	QMP AMERICA DIVISION OF HIGH PURITY IRON INC ATTN: CLAUDE GERMAIN 1625 MARIE VICTORIN SOREL-TRACY, QC J3R 1M7 CANADA	09-13416	3525	\$770,765.63	(U)
40	RAVENNA CASTING CTR INC DBA METAL TECHNOLOGIES INC - RAVENNA DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	2662	\$72,772.53	(U)	RAVENNA CASTING CTR INC DBA METAL TECHNOLOGIES INC RAVENNA DUCTILE IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13419	3545	\$3,350.31	(A)
41	RAVENNA CASTING CTR INC DBA METAL TECHNOLOGIES INC - RAVENNA DUCTILE IRON PLANT JEFFREY L TURNER, SR VP 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13422	2667	\$7,002.20 \$123,734.93	(A) (U)	RAVENNA CASTING CTR INC DBA METAL TECHNOLOGIES INC RAVENNA DUCTILE IRON PLANT JEFFREY L TURNER SR VP GEN COUNSEL 1401 S GRANDSTAFF DR AUBURN, IN 46706	09-13422	3544	\$11,092.60	(A)
42	SCOTT & ITOH MACHINE CO 31690 STEPHENSON HWY MADISON HEIGHTS, MI 48071	09-13412	151	\$20,605.02	(U)	SCOTT & ITOH MACHINE CO 31690 STEPHENSON HWY MADISON HEIGHTS, MI 48071	09-13412	435	\$12,004.35 \$20,605.02	(A) (U)
43	SOURCEPRO, INC. 230 ALPHA DR PITTSBURGH, PA 15238-2906	09-13416	1550	\$41,938.96 \$152,197.62	(A) (U)	SOURCEPRO INC 230 ALPHA DR PITTSBURGH, PA 15238-2906	09-13416	3015	\$43,713.96 \$153,972.62	(A) (U)
44	ST. MARYS STEEL SUPPLY PO BOX 260 ST MARYS, PA 15857	09-13421	166	\$888.60	(U)	ST. MARYS STEEL SUPPLY PO BOX 260 240 STACKPOLE ST ST. MARYS, PA 15857	09-13421	1396	\$792.91 \$95.69	(A) (U)

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In re: Oldco M Corporation f/k/a Metaldyne Corporation

OMNIBUS : EXHIBIT 1 - AMENDED AND SUPERSEDED CLAIMS

Claim To Be Expunged				Surviving Claim							
	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	Creditor Name and Address	Case No	Claim Number	Total Claim Dollars*	Claim Class**	
45	ST. MARYS STEEL SUPPLY PO BOX 260 ST MARYS, PA 15857	09-13416	167	\$12,928.45	(U)	ST. MARYS STEEL SUPPLY PO BOX 260 240 STACKPOLE ST ST. MARYS, PA 15857	09-13416	1397	\$12,928.45	(A)	
									\$6,185.21	(P)	
									\$6,743.24	(U)	
46	ULTRAFIT MANUFACTURING INC 1840 COURNEY PARK DRIVE EAST MISSISSAUGA, ON L5T 1W1 CANADA	09-13417	3037	\$50,944.95	(A)	EXPORT DEVELOPMENT CANADA ATTN: JO-ANN KEECH-BARKER 151 O'CONNOR ST OTTAWA, ON K1A 1K3 CANADA	09-13417	3488	\$20,944.95	(S)	
				\$152,225.50	(U)				\$152,225.50	(U)	
Total Claims Expunged: 46				Total Dollars Expunged: \$7,969,757.43							

Case Legend:

09-13411	MD PRODUCTS CORPORATION	09-13421	METALDYNE SINTERED COMPONENTS ST. MARYS	09-13431	METALDYNE US HOLDING CO.
09-13412	OLDCO M CORPORATION F/K/A METALDYNE CORPORATION	09-13422	NC-M CHASSIS SYSTEMS LLC	09-13432	ER ACQUISITION CORPORATION
09-13413	METALDYNE ENGINE CO., LLC	09-13423	PUNCHCRAFT COMPANY	09-13433	GM TI HOLDING COMPANY
09-13414	METALDYNE CO., LLC	09-13424	WINDFALL SPECIALTY POWDERS, INC.	09-13434	HALYARD AVIATION SERVICES, INC.
09-13415	METALDYNE LESTER PRECISION DIE CASTING, INC.	09-13425	METALDYNE ASIA, INC.	09-13435	MASCO TECH SATURN HOLDINGS, INC.
09-13416	METALDYNE SINTERED COMPONENTS LLC	09-13426	METALDYNE DRIVELINE CO.	09-13436	MASG DISPOSITION, INC.
09-13417	METALDYNE TUBULAR PRODUCTS, INC.	09-13427	METALDYNE EUROPE, INC.	09-13437	MASX ENERGY SERVICE GROUP, INC.
09-13418	METALDYNE DUPAGE DIE CASTING CORPORATION	09-13428	METALDYNE PRECISION FORMING – FORT WAYNE	09-13438	PRECISION HEADED PRODUCTS, INC.
09-13419	METALDYNE MACHINING AND ASSEMBLY COMPANY	09-13429	METALDYNE SERVICES, INC.	09-13439	STAHL INTERNATIONAL, INC.
09-13420	METALDYNE LIGHT METALS COMPANY, INC.	09-13430	METALDYNE SINTERED COMPONENTS OF INDIANA	09-13440	WC MCCURDY CO.
				09-13441	METALDYNE INTERMEDIATE HOLDING CO., INC.

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